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RMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENT REJECTION OVER A PRIOR PATENT	ΓING	Docket Number (Option 3770) 2 (97-033	,
ation of: David J. Corisis et al. No.: 09/416,368 tober 12, 1999 EGRATED CIRCUIT PACKAGE ALIGNMENT FEATURE	11/Ten Disc	unale planete is	A CHI

In re Applica

Application No.: 09/416,368

October 12, 1999

INTEGRATED CIRCUIT PACKAGE ALIGNMENT FEATURE

The owner*, Micron Technology, Inc., of ______100 ____ percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

Check ei	ther box 1 or 2 below, if appropriate.
1.	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), th undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

 \mathbf{X} The undersigned is an attorney or record.

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-51 Ju	SHARING BARBARN AS SERVER	Bradley B. Jensen	TERMINAL DISC

Typed or printed name

SEP 1 7 2001 TECHNOLOGY CENTER 2800

*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

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Terminal disclaimer fee under 37 CFR 1.20(d) included.

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Attorney Docket No. 3770.2US (97-0332.2)

CERTIFICATE OF MAILING (under 37 C.F.R. § 1.10 if checked)

I hereby certify that this transmittal along with all items checked below is being deposited with the United States Postal Service

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

I. Jones

Group Art Unit No.:

2812

Applicant(s):

Corisis et al.

Filing date:

October 14, 1999

Serial No.:

09/416,368

For (title):

INTEGRATED CIRCUIT PACKAGE ALIGNMENT

FEATURE

COMMUNICATION TRANSMITTAL

Commissioner for Patents Washington, D.C. 20231

	Enclosed for filing in connection with the above-identified patent application, and submitted in the order listed, are: X	ल
		· (*)
L	Duplicate copy of this transmittal sheet in the event that additional filing fees are required under 37 C.F.R. § 1.16. Any such fees	max be charged to
	deposit account no. 20-1469.	7
Г	Check no. in the amount of \$ for the presentation of extra claims as calculated in the remarks section below.	2 = 3
		5 5 6
	Preliminary amendment.	$=$ $=$ \sim
[X Amendment or other communication in response to the non-final office action mailed March 28, 2001.	
ſ	Amendment or other communication under 37 C.F.R. § 1.116 in response to the final office action mailed.	
- 1	Petition for Extension of Time in duplicate with check no. in the amount of \$.	- S - C
· h		
	Verified statement(s) to establish small entity status under 37 C.F.R. § 1.9 and 37 C.F.R. § 1.27 signed by (or on behalf of).	五章
L	Information disclosure statement and information disclosure citation form PTO-1449 with copies of listed documents.	
[Terminal Disclaimer and check no. 16723 in the amount of \$110.00.	127
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	Double de la constant	었
1	Remarks:	ලවූ
	An amendment has been made involving one or more claims in the application. The calculation to determine whether any	9
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	1 2	3	\$EXTRA
Total claims	17 - 20	= 0 x 18.00 $=$	0.00
Indep. claims	6 - 6	$= 0 \times 78.00 =$	0.00
First presentation of a multiple dep. claim (+260.00)			
SUBTOTAL			
Reduction for sm	all entity - 509	of subtotal*	
TOTAL ADDITIONAL FEE (subtotal minus any reduction)		ion) 0.00	

^{*}Verified statement(s) must be attached to support this reduction if small entity status has not been previously established.

additional fee is due is presented below.

Claims remaining after amendment.
Highest number of claims previously paid for. Not less than 20 for total claims and 3 for independent claims.
Difference between claims remaining and highest number previously paid for. If less than zero, enter "O."

The commissioner is authorized to charge any additional fees required but not submitted with any document or request requiring fee payment under 37 C.F.R. §§ 1.16 and 1.17 to deposit account no. 20-1469 during the entire pendency of this application.

Respectfully submitted,

Bradley B. Jensen Reg. No. 46,801

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Salt Lake City, UT 84110-2550

(801) 532-1922

Date: June 25, 2001

Enclosures: As identified above

BBJ/djp